AO 104 (Rev. 11/13) Tracking Warrant

UNITED STATES DISTRICT COURT DEC 2 3 2022 for the Southern District of Ohio In the Matter of the Tracking of (Identify the person, property, or object to be tracked) Case No. 2:22-mj-766 COLUMBUS, OHIO 2006 Gray BMW X5, Ohio License Plate GIM8325, VIN: 5UXFA13596LY42717, Titled to Patricia Burke, 4460 Keeler Drive, Columbus, Ohio 43227 TRACKING WARRANT To: Any authorized law enforcement officer An application by a federal law enforcement officer or an attorney for the government shows there is reason to believe that the person, property, or object described above has been involved in and likely will continue to be involved in the criminal activity identified in the application, and so is located in this district; is not now located in this district, but will be at execution; the activity in this district relates to domestic or international terrorism; I find that the affidavit(s), and any recorded testimony, establish probable cause to believe that (check the appropriate box) \square using the object installing and using a tracking device to monitor the location of the person, property, or object will satisfy the purpose set out in Fed. R. Crim. P. 41(c) for issuing a warrant. 1 find entry into the following vehicle or onto the following private property to be necessary without approval or knowledge of the owner, custodian, or user of the vehicle or property for installing, maintaining, and removing the tracking device: The driveway of 4460 Keeler Drive, Columbus, Ohio 43227 YOU ARE COMMANDED to execute this warrant and begin using the object or installing the tracking device by (not to exceed ten days) and may continue use for 45 days (not to exceed 45). The tracking may occur within this district or another district. To install, maintain, or remove the device, you may enter (check boxes as appropriate) onto the private property described above into the vehicle described above in the daytime 6:00 a.m. to 10:00 p.m. \emptyset at any time in the day or night because good cause has been established. Within 10 calendar days after the use of the tracking device has ended, the officer executing this warrant must both and — unless delayed notice return it to (United States Magistrate Judge) Chelsey M. Vascura is authorized below - serve a copy of the warrant on the person who, or whose property or object, was tracked. Dursuant to 18 U.S.C. § 3103a(b), I find that immediate notification may have an adverse result listed in 18 U.S.C. § 2705 (except for delay of trial), and authorize the officer executing this warrant to delay notice to the person who, or whose

of for 30 days (not to exceed 30) until, the facts justifying, the later specific date of

Date and time issued: 12/5/2022 at 9:32am

property or object, will be tracked (check the appropriate box)

City and state: Columbus, Ohio Chelsey M. Vascura Judge's signature

United States Magistrate Judge Chelsey M. Vascura, U.S. Magistrate Judge

Printed name and title

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Return of Tracking Warrant With Installation		
1.	Date and time tracking device installed:	12/05/2022 11:45 am
2.	Dates and times tracking device maintained:	
3.	Date and time tracking device removed:	12/20/2022 11:20 am
4.	The tracking device was used from (date and time):	12/05/2022 11:45 am
	to (date and time):	12/20/2022 11:20 am
Return of Tracking Warrant Without Installation 1. Date warrant executed:		
2.	The tracking information was obtained from (date and time):	
	to (date and time):	
Certification		
I declare under the penalty of perjury that this return is correct and was returned along with the original warrant to the designated judge.		
Da	te:12/23/2022	Executing officer's signature
		Justin Myers, Special Agent Printed name and title